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Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number CONTINUED PROSECUTION APPLICATION (CPA) REQUEST TRANSMITTAL CHECK BOX, if applicable: Submit an original, and a duplicate for fee processing. **DUPLICATE** (Only for Continuation or Divisional applications under 37 CFR 1.53(d)) Attorney Docket No. 0245352-0013 Address to: First Named Inventor Lee et al. Assistant Commissioner for Patents Examiner Name P. Kulkosky **Box CPA** Washington, DC 20231 Group / Art Unit 1615 Express Mail Label No. EI985595262US X continuation or divisional application under 37 C.F.R. § 1.53(d), This is a request for a (continued prosecution application (CPA)) of prior application number 08 / 729,343 entitled "Orthopedic and Dental Ceramic Implants **NOTES** FILING QUALIFICATIONS: The prior application identified above must be a nonprovisional application that is either: (1) complete as defined by 37 C.F.R. § 1.51(b), or (2) the national stage of an international application in compliance with 35 U.S.C. 371. A Notice will be placed on a patent issuing from a CPA, except for reissues and designs, to the effect that the patent issued on a CPA and is subject to the twenty-year patent term provisions of 35 U.S.C. § 154(a)(2). Therefore, the prior application of a CPA may have been filed before, on or after June 8, 1995. C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 C.F.R. § 1.53(d), but must be filed under 37 C.F.R. § 1.53(b). EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing of this CPA is a request to expressly abandon the prior application as of the filing date of the request for a CPA. 37 C.F.R. § 1.53(b) must be used to file a continuation, divisional, or continuation-in-part of an application that is not to be abandoned. ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 C.F.R. § 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other application or applications in the file jacket. 35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior application is needed in the first sentence of the specification and none should be submitted. If a sentence referencing the prior application is submitted, it will not be entered. A request for a CPA is the specific reference required by 35 U.S.C. 120 and to every application assigned the application number identified in such request, 37 C.F.R. § 1.78(a). Enter the unentered amendment previously filed on under 37 C.F.R. § 1.116 in the prior nonprovisional application. 07/20/1998 SLUA 62. เชื่อสารายุโพทาลเท amendment is enclosed. 3. This application, 37 C.F.R. § 1.53 (d)(4). DELETE Modern following inventor(s) named in the prior nonprovisional application: b. The inventor(s) to be deleted are set forth on a separate sheet attached hereto 22 1998 4. A new power of attorney or authorization of agent (PTO/SB/81) is enclosed. **GROUP 1800** 5. Information Disclosure Statement (IDS) is enclosed: a. X PTO-1449 Copies of IDS Citations

[Page 1 of 2]

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PTO/SB/29 (1/98)
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CLAIMS	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALCULATIONS
	TOTAL CLAIMS (37 C.F.R. § 1.16(c) or (j))	29 -20* =	9	x\$ <u>22</u> =	\$ 198
	INDEPENDENT CLAIMS (37 C.F.R.§1.16(b) or (i))	4 -3** =	1	x\$ <u>41</u> =	82
	MULTIPLE DEPENDENT	CLAIMS (if applicable	e) (37 C.F.R. § 1.16(d))	+\$ 135 =	270
				BASIC FEE (37 C.F.R. §1.16)	790
	Total of above Calculations =				1340
	Reduction by 50% for filing by small entity (Note 37 C.F.R. §§ 1.9, 1.27 & 1.28).				670
	* Reissue claims in excess ** Reissue independent cla	of 20 and over original ims over original patent	patent.	TOTAL =	670
7. The Co Deposi a. 4 b. 6. 6 c. 7	The prior appl	- 1721 37 C.F.R. § 1.16. 37 C.F.R. § 1.17. 37 C.F.R. § 1.18. \$_670 through VI or a One Mo	is enclosed. Inth_Extension	of Time	
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11. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED					
Name (Print /Type)	Ma#y Rose Scozzafava				
Signature	Sam Pasterock Reg No 29, 576				
Registration No. (Attorney/Agent)	36,268				
Date	July 16, 1998				

15/Pre B Watt

EXPRESS MAIL LABEL NO: EI985595262US PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Lee et al.

Art Unit:

1615

Serial No:

08/729,343

Examiner:

P. Kulkosky

7-23-98

Filed:

October 16, 1998

For:

ORTHOPEDIC AND DENTAL CERAMIC IMPLANTS

ASSISTANT COMMISSIONER OF PATENTS WASHINGTON, D.C. 20231

Sir:

PRELIMINARY AMENDMENT

In response to the Office Action mailed March 16, 1998, please preliminarily amend the above-identified application as follows.

In the claims.

1. (Twice amended) A method for treating a bone defect, comprising:
identifying a bone site suitable for receiving an implant; and
introducing a strongly resorbable, synthetic poorly crystalline apatitic (PCA)
calcium phosphate at the implant site, whereby the implanted [poorly crystalline apatitic]

PCA calcium phosphate is resorbed with a resorption rate characterized in that, when
placed in a rat intramuscular site, at least 1 g of the PCA calcium phosphate is at least 80%
resorbed within one year, and bone is formed at the implant site.

2. (Twice amended) A method for treating a bone defect, comprising: identifying a bone site suitable for receiving an implant; [and] introducing a hydrated precursor at the implant site, the hydrated precursor comprising an amorphous calcium phosphate and a promoter[,]; and

[whereby] converting the hydrated precursor [is converted] in vivo at the implant site to a hardened poorly crystalline apatitic (PCA) calcium phosphate, [and] whereby bone is formed at the implant site.

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